Unlike Defendants' Transfer Motion, which exceeds 20 pages and is in violation L.R. 7.1(g),

Nanya seeks permission to file with this Court a response and memorandum that exceeds twenty (20)

26

27

28

pages due to the declarations attached in support thereof and other exhibits, which are necessary to fully address the issues Nanya must raise in its defense. Defendants' Transfer Motion exceeds twenty (20) pages in violation of L.R.7.1(g). The Defendants did not seek Leave of this Court to file Defendants' Transfer Motion, a pleading in excess of twenty (20) pages.

Dated: May 3, 2007

TEKER TORRES & TEKER, P.C.

Joseph C. Razzano, Esq.

NTORNEYS FOR PLAINTIFFS Nanya Technology Corp. and Nanya technology Corp. U.S.A.

28			
27	Daniel M. Benjamin at Calvo & Clark, LLP, 655 South Marine Drive, Suite 202, Tamuning, Guan		
26	electronic mail with a confirmation copy via first class mail on counsel of record for Defendants		
25			
24	MOTION FOR LEAVE TO EXCEED PAGE LIMIT was served via, hand delivery and/o		
23	2. I hereby certify that on May 3,	2007, a true and exact copy of PLAINTIFFS	
22	herein.		
21	I, JOSEPH C. RAZZANO, ESQ., hereby declare as follows:  1. I am over the age of majority and am competent to testify regarding the matters stated		
19 20			
18		<u>.</u>	
17	Defendants.		
16	MICROELECTRONICS AMERICA, INC.,	UJITSU LIMITED AND FUJITSU IICROELECTRONICS AMERICA, INC.,	
15	V.		
14			
13	Plaintiffs,	CERTIFICATE OF SERVICE	
12	NANYA TECHNOLOGY CORP. U.S.A.,	Case 110. C 1-00-00023	
11	NANYA TECHNOLOGY CORP. AND	Case No. CV-06-00025	
10	DISTRICT COURT OF GUAM		
9	DISTRICT COURT OF CHAR		
8	Nanya Technology Corp. and Nanya Technology Corp. U.S.A.		
7	ATTORNEYS FOR PLAINTIFFS		
6	671.475.8545 Telephone 671.475.8550 Facsimile		
4 5	UNPINGCO & ASSOCIATES, LLC Sinajana Mall-Suite 12B Sinajana, Guam		
3	671.472.2601 Facsimile		
2	Hagåtña, Guam 96910 671.477.9891 Telephone		
1	TEKER TORRES & TEKER, P.C. 130 Aspinall Avenue-Suite 2A		

PAGE 1 OF 2

Plaza, New York, New York 10005.

96913, and Christopher E. Chalsen at Milbank Tweed Hadley & McCloy LLP, 1 Chase Manhattan

3. I declare under penalty of perjury that the foregoing is true and correct.

DATED at Hagåtña, Guam on May 3, 2007.

